Esther C. Rodriguez 1 Nevada State Bar No. 006473 2 RODRIGUEZ LAW OFFICES, P.C. 10161 Park Run Drive, Suite 150 3 Las Vegas, Nevada 89145 Tel: (702) 320-8400; Fax: (702) 320-8401 4 info@rodriguezlaw.com 5 Julie C. Collange, Esq. 6 Florida Bar No.: 123779 THE MINEO SALCEDO LAW FIRM, P.A. 7 5600 Davie Road Davie, FL 33314 8 Telephone: (954) 463-8100 9 Facsimile: (954)463-8100 Service@mineolaw.com 10 Attorneys for Plaintiffs 11 12 IN THE UNITED STATES DISTRICT COURT FOR THE DISTRICT OF NEVADA 13 14 JOHN MEGGS, an individual, and Case No.: 2:25-cv-00850-JAD-BNW 15 ACCESS 4 ALL, INC., a Florida notfor-profit Corporation, 16 STIPULATION AND ORDER FOR **EXTENSION OF PLAINTIFFS TO** 17 Plaintiffs, FILE AMENDED COMPLAINT VS. 18 (FIRST REQUEST) SRP PLAZA, L.P., 19 20 Defendant. 21 22 23 Plaintiffs, John Meggs, an individual, and Access 4 All, Inc., a Florida not-for-profit 24 Corporation (collectively "Plaintiffs"), by and through their counsel of record, The Mineo 25 Salcedo Law Firm, P.A. and Rodriguez Law Offices, P.C. and, and Defendant, SRP Plaza, L.P. 26 27 28

1	(hereinafter "Defendant"), by and through their counsel, the law firm of Greene Infuso, LLP		
2	hereby stipulate and agree as follows:		
3 4	WHEREAS, Plaintiffs' Response to Defer	ndant's Motion to Dismiss is currently due on	
5	July 15, 2025 [ECF 13].		
6	WHEREAS, Defendant's Motion to Dismiss is currently set for hearing before this		
7	Court on August 12, 2025 at 1:30 p.m. [ECF 17];		
8	WHEREAS Defendant has acreed to give Plaintiffs up through and including July 25		
9	WHEREAS, Defendant has agreed to give Plaintiffs up through and including July 25		
10	2025, in which to file their amended complaint, thereby making the Motion to Dismiss moo		
11	and thereby cancelling the hearing currently set for August 12, 2025;		
12	WHEREAS, all parties agree this is their f	irst extension;	
13	WHEREAS, there are no other deadlines affected by this stipulation presently known to		
14			
15	the parties; and,		
16	WHEREAS, this stipulation is not entered into for any improper purpose or to delay.		
17	THEREFORE, all parties hereby stipulate and agree that Plaintiffs shall have up through		
18	and including July 25, 2025, in which to file their amended complaint.		
19			
20			
21	DATED this 14th day of July, 2025.	DATED this 14th day of July, 2025.	
22	THE MINEO SALCEDO LAW FIRM, P.A.	GREENE INFUSO, LLP	
23	/s/ Julie Collange		
24	Julie C. Collange, Esq., Florida Bar #123779	/s/ Suzanne E. Carver Michael V. Infuso, Esq., Nevada Bar #7388	
25	5600 Davie Road Davie, Florida 33314	Sean B. Kirby, Esq., Nevada Bar #14224 Suzanne E. Carver, Esq., NV Bar #14689	
26	Attorneys for Plaintiffs John Meggs and Access 4 All, Inc.	3030 South Jones Boulevard, Suite 101 Las Vegas, NV 89146	
27	1100000 11111, 1110.	Attorneys for Defendant SRP Plaza, L.P	
28			

1	DATED this 14 th day of July, 2025.	
2	RODRIGUEZ LAW OFFICES, P.C.	
3		
4	/s/ Esther C. Rodriguez	
5	Esther C. Rodriguez, Esq., Nevada Bar #6473 10161 Park Run Drive, Suite 150	
6	Las Vegas, Nevada 89145	
7	Attorneys for Plaintiffs John Meggs and Access 4 All, Inc.	
8		
9	<u>IT IS SO ORDERED</u> .	
10	DATED: July 15, 2025	
11		
12	UNITED STATES MAGISTRATE JUDGE	
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$\begin{bmatrix} 27 \\ 28 \end{bmatrix}$		
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susan@rodriguezlaw.com

From: Suzanne Carver <scarver@greeneinfusolaw.com>

Sent: Monday, July 14, 2025 12:49 PM

To: Julie C. Collange, Esq.

Cc: susan@rodriguezlaw.com; Sean Kirby; Dawn Stanfill; Esther Rodriguez; Jillian Betteridge;

Michael Infuso

Subject: RE: John Meggs, et al. v. SRP Plaza, LP, Case, Case No. 2:25-cv-00850

Attachments: Stip and Order Amended Compl-final.doc

Hello Julie,

Attached is the final version with my e-signature.

Best,

Suzanne

From: Julie C. Collange, Esq. <Jcollange@mineolaw.com>

Sent: Monday, July 14, 2025 11:56 AM

To: Suzanne Carver <scarver@greeneinfusolaw.com>

Cc: susan@rodriguezlaw.com; Sean Kirby <skirby@greeneinfusolaw.com>; Dawn Stanfill

<dstanfill@greeneinfusolaw.com>; Esther Rodriguez <esther@rodriguezlaw.com>; Jillian Betteridge

<jillb@mineolaw.com>; Michael Infuso <minfuso@greeneinfusolaw.com>
Subject: RE: John Meggs, et al. v. SRP Plaza, LP, Case, Case No. 2:25-cv-00850

Hi Suzanne,

Thank you for the updates. Attached is the revised version. If acceptable please e-sign the designated area or please let me know if you would like me to do so. Thank you.

Best regards,

Julie Collange, Esquire



The Mineo Salcedo Law Firm, P.A. 5600 Davie Road, Davie, FL 33314

Tel: (954) 463-8100 Ext. 337 | Fax: (954) 463-8106

Email: Jcollange@mineolaw.com | For service of court documents only: service@mineolaw.com

Website: www.propertyclaimlaw.com

***SCHEDULING NOTE*:**

The dates provided may have been offered to other counsel and will only be secured on a first come-first serve basis. Please be advised depositions, hearings, inspections, etc. are not confirmed until you receive a FINAL confirmation email from our office.